Case4:10-cv-02590-CW Document412 Filed07/10/13 Page1 of 4 1 [Counsel listed on signature page] 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 OAKLAND DIVISION 11 12 TRANSPERFECT GLOBAL, INC., Case No. CV 10-02590 CW (JCS) TRANSPERFECT TRANSLATIONS 13 INTERNATIONAL, INC., AND AMENDED JOINT STIPULATION TO TRANSLATIONS.COM, INC., ADMIT EXHIBITS INTO EVIDENCE 14 Plaintiffs/Counterclaim-Defendants, Trial Date: June 24, 2013 15 Time: 8:30 a.m. Crtm: 2, 4th Floor 16 Judge: Hon. Claudia Wilken MOTIONPOINT CORPORATION, 17 Defendant/Counterclaim-Plaintiff. 18 19 20 21 22 23 24 25 26 27 28

Pursuant to the Court's instructions on July 3, 2013 (Trial Tr. pp. 1421-24), and the parties' conversation with the Court's Clerk and Courtroom Deputy, Nikki Riley, on the afternoon of July 9, 2013, TransPerfect Global, Inc., TransPerfect Translations International, Inc., and Translations.com, Inc. ("TransPerfect") and MotionPoint Corporation ("MotionPoint") jointly attach, as Exhibit A, an amended list of exhibits that the parties agree have been admitted into evidence thus far, limited to selected pages where applicable.

The parties have noted the pages of exhibits that were specifically admitted into evidence during trial in a column labeled "Admitted During Trial." Where the parties have agreed to entry of different or additional pages for the exhibit, the parties note those differences in a column labeled "Parties' Stipulated Exhibit Admission." For all exhibits that have been admitted in complete form, the parties have inserted "Admitted" in the "Admission During Trial" column, and have denoted the number of pages included in the exhibit for the Court's review.

The parties have included in Appendix A all exhibits entered into evidence as part of the Court's July 9, 2013 grant of the parties' Joint Stipulation to Admit Exhibits into Evidence, which was filed July 7, 2013. (Dkt. 405, granting Dkt. 392). The parties will meet with the Court's Clerk and Courtroom Deputy, Nikki Riley, to ensure that the Court has all exhibits and pages listed in Appendix A.

Case4:10-cv-02590-CW Document412 Filed07/10/13 Page3 of 4 1 Dated: July 10, 2013 2 QUINN EMANUEL URQUHART & SULLIVAN LATHAM & WATKINS LLP 3 LLP KASOWITZ BENSON TORRES & 4 FRIEDMAN LLP 5 6 /s/ Gregory C. Wyckoff <u>/s/ Robert P. Watkins III</u> DOUGLAS E. LUMISH CHARLES K. VERHÖEVEN AMY H. CANDIDO JEFFREY G. HOMRIG GABRIEL S. GROSS EMMA E. MANN-MEGINNISS 8 ROBERT W. STONE MICHAEL B. EISENBERG (pro hac RICHARD W. ERWINE (pro hac vice) vice) 9 MATTHEW ROBSON (pro hac vice) JOSEPH H. LEE GREGORY C. WYCKOFF (pro hac vice) L. OKEY ONYEJEKWE JR. 10 JOSEPH B. SHEAR Attorneys for Defendant/Counterclaim-Plaintiff STEFAN R. STOYANOV (pro hac vice) 11 STEVEN D. CHIN (pro hac vice) MotionPoint Corporation ROBERT P. WATKINS III (pro hac vice) 12 Attorneys for Plaintiffs/Counterclaim-13 Defendants TransPerfect Global, Inc., TransPerfect Translations International, 14 Inc., and Translations.com, Inc. 15 16 I hereby attest pursuant to Civil Local Rule 5-1(i) that concurrence in the electronic filing 17 of this document has been obtained from the other signatories. 18 19 /s/ Robert P. Watkins III 20 21 PURSUANT TO STIPULATION, IT IS SO ORDERED. 22 Dated: July 10, 2013 23 24 United States District Judge 25 26 27

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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26	DOUGLAS E. LUMISH (Bar No. 183863) doug.lumish@lw.com JEFFREY G. HOMRIG (Bar No. 215890) jeff.homrig@lw.com GABRIEL S. GROSS (Bar No. 254672) gabe.gross@lw.com LATHAM & WATKINS LLP 140 Scott Drive Menlo Park, California 94025 Tel: (650) 328-4600; Fax: (650) 463-2600 MICHAEL B. EISENBERG (pro hac vice) michael.eisenberg@lw.com LATHAM & WATKINS LLP 885 Third Avenue New York, New York 10022 Tel: (212) 906-1200; Fax: (212) 751-4864 JOSEPH. H. LEE (Bar No. 248046) joseph.lee@lw.com LATHAM & WATKINS LLP 650 Town Center Drive, 20th Floor Costa Mesa, CA 92626 Tel: (714) 540-1235; Fax: (714) 755-8290 L. OKEY ONYEJEKWE JR. (Bar No. 250354) oonyejekwe@kasowitz.com JOSEPH B. SHEAR (Bar No. 262222) jshear@kasowitz.com KASOWITZ, BENSON, TORRES & FRIEDMAN LLP 333 Twin Dolphin Drive, Suite 200 Redwood Shores, California 94065 Tel: (650) 453-5170; Fax: (650) 453-5171 STEFAN R. STOYANOV (pro hac vice) sstoyanov@kasowitz.com STEVEN D. CHIN (pro hac vice) sstoyanov@kasowitz.com ROBERT P. WATKINS III (pro hac vice) rwatkins@kasowitz.com ROBERT P. WATKINS III (pro hac vice) rwatkins@kasowitz.com ROBERT P. WATKINS III (pro hac vice) rwatkins@kasowitz.com KASOWITZ, BENSON, TORRES & FRIEDMAN LLP 1633 Broadway New York, New York 10019 Tel: (212) 506-1700; Fax: (212) 506-1700; Fax: (212) 506-1800 Attorneys for Plaintiffs/Counterclaim- Defortal state. Transport for t. Global. Inc.	CHARLES K. VERHOEVEN (Bar No. 170151) charlesverhoeven@quinnemanuel.com AMY H. CANDIDO (Bar No. 237829) amycandido@quinnemanuel.com EMMA E. MANN-MEGINNISS (Bar No. 286656) emmamann-meginniss@quinnemanuel.com QUINN EMANUEL URQUHART & SULLIVAN, LLP 50 California Street, 22nd Floor San Francisco, California 94111-4624 Tel: (415) 875-6600; Fax: (415) 875-6700 ROBERT W. STONE (Bar No. 163513) robertstone@quinnemanuel.com QUINN EMANUEL URQUHART & SULLIVAN, LLP 555 Twin Dolphin Drive, 5th Floor Redwood Shores, California 94065 Tel: (650) 801-5000; Fax: (650) 801-5100 RICHARD W. ERWINE (pro hac vice) richarderwine@quinnemanuel.com MATTHEW D. ROBSON (pro hac vice) matthewrobson@quinnemanuel.com GREGORY C. WYCKOFF (pro hac vice) gregorywyckoff@quinnemanuel.com QUINN EMANUEL URQUHART & SULLIVAN, LLP 51 Madison Avenue, 22nd Floor New York, New York 10010 Tel: (212) 849-7000 Attorneys for Defendant/Counterclaim- Plaintiff MotionPoint Corporation
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28	JOINT STIPULATION TO ADMIT EXHIBITS	CASE NO. CV 10-02590 CW (JC